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Filed 06/18/2008 Case 1:08-cv-03094 Page 1 of 1 Document 14

United States District Court

Northern Owhict of Illinois

EASKERN Division

Kaymond Setzke

HANDKIFF

Crese.₩09-6U-03*0*94

LAKRY WOKRIS. DOFS WAKERNYTHE POLICE Johnson School

JUN -1 8- 2008 -201 -18-2008

Defendants

Judge; Army St. EVE

Amended Complaint

the Plansfiff Asserts Inter-Alia IN that the Advances Dept. of Oberections Likey Noveis Failed to Colorect their Application of ACA 12-12-901 they ACA 12-12-920 Acts 97, ON the Plaintiffs 1981 Illinois Conviction- Month adt only Does Not Fall With-IN their LAWS- But It LACKS Jurisdiction, and a Requirement to Do So ON the 1981 Committeent Order. It Also Brenched the Plea Aurelment the Plaintiff had Nith the Dupage Ob. Courts, and the State of Illinois IN 1981. that by Not Orrecting this elegal application - a Continual violation of the Plaidtiffs 5" Amendment Rights to Due Process Burdens his Life, and Liberty and In March, or April 2006 the Plaintiff Suffered Public Notification, the Measuring from his house to the Othool Adross the Street, and the Removal of his Daughter From his home by WARRENVIlle Adice, Dept. of Children, and FAMILY SPECICES, and the Johnson School, All Knew this WAS About Ano Illinois Change IN 1981, and the State of Arkansas had the Plaistiff Recipitered Elegaly yet Still Went threw the Process of Meenting the Plaintiff as a Recistered Sex difference with all Restrictions this Law Carrys. This Also Placed the Plaintiff and his family at Bisk of harm- that Seigther Souris, or any of the Illinois entities thied to Cokkect the matter by Notifield the Acopek Authorities of the Elegal Application Burdening the Plaintiff In Bad Paith. All Entities have a Duty to Do So Once having Knowledge, But Apriled to.

Respectfully Submitted